FOLEY & LARDNER LLP Katherine R. Catanese 90 Park Avenue 29th Floor New York, NY 10016-1314 Telephone: (212) 338-3566 Facsimile: (212) 687-2329 Email: kcatanese@foley.com

Counsel for Panos Seretis

UNITED STATES BANKRUPTCY COURT SOUTHERN DISTRICT OF NEW YORK

IN RE:

PANOS PAPADOPOULOS SERETIS

Chapter 7

Case No. 18-11852-JLG

Debtor.

YANNIS (IOANIS) BONIKOS, RIGEL SHAHOLLI AND DIMITIRIOS OIKONOMOPOULOS,

Adv. Pro. No. 18-01637-JLG

Plaintiff,

-against-

PANOS SERETIS,

Defendant.

## SECOND STIPULATION FOR A BRIEFING SCHEDULE REGARDING THE COMPLAINT

WHEREAS, on or about September 24, 2018, YANNIS (IOANIS) BONIKOS, RIGEL SHAHOLLI AND DIMITIRIOS OIKONOMOPOULOS ("PLAINTIFF") filed a complaint (the "Complaint") against PANOS SERETIS ("DEFENDANT");

WHEREAS, on or about December 12, 2018, the Court issued a Third Summons with Notice issued by Clerk's Office with Pre-Trial Conference set for January 31, 2019 at 10:00 A.M. at Courtroom 601;

WHEREAS, on December 14, 2018, DEFENDANT was served with the Complaint;

WHEREAS, on January 4, 2019, PLAINTIFFS and DEFENDANT entered into a Stipulation for a Briefing Schedule Regarding the Complaint (the "Stipulation") giving the DEFENDANT up to and including January 28, 2019 to answer or respond to the Complaint; allowing PLAINTIFFS to have up to and including February 11, 2019 to file an opposition, if any; and granting DEFENDANT, up to and including February 25, 2019 to file a reply;

WHEREAS, On January 10, 2019, the Court So Ordered the Stipulation (D.E. #9).

NOW, THEREFORE, the PLAINTIFFS and DEFENDANT, by and through their undersigned counsel, hereby enter into this Second Stipulation for a Briefing Schedule Regarding the Complaint and stipulate as follows:

- 1. The Parties are currently in settlement negotiations and request extended deadlines to continue to work toward resolution;
- 2. The Parties agree that the January 31, 2019 pretrial conference should be adjourned to March 12, 2019 at 11:00 a.m.
- 3. The Parties agree that Defendant shall have up to and including **February 27**, **2019** to answer or otherwise respond to the Complaint;
- 4. Plaintiffs shall have up to and including <u>March 13, 2019</u> to file an opposition if any;
  - 5. Defendant shall have up to and including **March 27, 2019** to file a reply;

18-01637-jlg Doc 10 Filed 01/24/19 Entered 01/24/19 11:13:50 Main Document Pg 3 of 3

- 6. Defendant acknowledges service of the Complaint; provided however, that nothing herein shall be deemed to waive any right of Defendants to contest or challenge personal jurisdiction.
- 7. Unless expressly stated above, this Stipulation is made without prejudice to the Parties' rights and defenses, all of which, including, but not limited to, lack of personal jurisdiction, are expressly reserved.

Dated: New York, New York January 23, 2019

## FOLEY & LARDNER LLP

/s/ Katherine Catanese
FOLEY & LARDNER LLP
Katherine R. Catanese
90 Park Avenue
29th Floor
New York, NY 10016-1314
Telephone: (212) 338-3566
Email: kcatanese@foley.com
Counsel for Panos Seretis

## VARACALLI & HAMRA, LLP

/s/ Abraham Hamra
VARACALLI & HAMRA, LLP
Abraham Hamra
32 Broadway
Suite 1818
New York, NY 10004
Telephone: 646-590-0571
Email: ahamra@vhllp.com
Counsel for Plaintiffs

| IT IS SO ORDERED:     |           |
|-----------------------|-----------|
| Dated:                | , 2019    |
|                       |           |
| Th. II                |           |
| The Honorable James   | •         |
| United States Bankrup | tcy Judge |